Subject: FW: Comments on BLM Presumed to Conform List, E-mail 1 of 6 2017-2-13 Comments on Presumed to Conform List for UGRB.pdf FYI. Scott Jackson, Unit Chief Indoor Air, Toxics and Transportation Unit U.S. EPA Region 8 1595 Wynkoop Street (8P-AR) Denver, CO 80202-1129 (303) 312-6107 From: Jeremy Nichols [mailto:jnichols@wildearthguardians.org] Sent: Tuesday, February 14, 2017 8:00 AM To: Daly, Carl <<u>Daly.Carl@epa.gov</u>>; Morales, Monica <<u>Morales.Monica@epa.gov</u>>; Strobel, Philip <Strobel.Philip@epa.gov> Subject: Fwd: Comments on BLM Presumed to Conform List, E-mail 1 of 6 Attached are comments that WildEarth Guardians and others submitted on the Bureau of Land Management's proposal to create a list of federal actions undertaken in the Upper Green River Basin ozone nonattainment area that are presumed to conform to the Wyoming SIP in accordance with general conformity rules at 40 C.F.R. § 93.150. The BLM's proposal raises concerns over compliance with NEPA and EPA general conformity rules. Jeremy

Razzazian, Christopher[Razzazian, Christopher@epa.gov]

To:

From:

Sent:

Jackson, Scott

----- Forwarded message -----

From: Jeremy Nichols < inichols@wildearthguardians.org>

Tue 2/14/2017 6:00:49 PM

Date: Mon, Feb 13, 2017 at 11:01 PM

Subject: Comments on BLM Presumed to Conform List, E-mail 1 of 6

To: BLM WY PTCList comments@blm.gov

Attached, please find comments regarding the Bureau of Land Management's proposed "presumed to conform" list of actions for the Upper Green River Basin Nonattainment Area in Wyoming. Also attached are Exhibits 1-4 out of 15. Due to their size, Exhibits 5-15 will be sent in subsequent e-mails. Thank you.

Sincerely,

Jeremy Nichols